

Family farming in the Commonwealth isn't just a way of life; it is considered a birthright. But if Democrats foist this bill for their reckless taxing-and-spending spree on rural America, a lot of this heritage could be literally ripped out of families' hands and put on the auction block.

And who will gobble it up then? Who will buy this land?

One recent report suggested that one of the biggest bidders for American family farmland these days is actually the Chinese.

Later today, Ranking Member BOOZMAN and some of our colleagues on the Agriculture Committee will be coming to the floor to sound the alarm about the ways that Democrats' reckless tax-and-spend spree could threaten farm families and rural America.

Deaths should not be a taxable event. The family farms that help feed us deserve our support, not sabotage from Washington.

IRAN

Mr. President, on one final matter, earlier this month, the FBI uncovered a plot by Iranian intelligence operatives to kidnap a journalist and vocal critic of the regime from her home in New York.

Let me say that again: Iran tried to abduct a U.S. citizen right here—right here—on American soil.

For years, Masih Alinejad has made a habit of getting under the mullahs' skin. She has called out injustices and organized protests like White Wednesdays, when women across Iran would challenge their nation's strict dress code.

The regime tried to lure Ms. Alinejad out of the U.S. to make her an easier target. That failed. So they decided to try something even more brazen.

Federal prosecutors have charged four Iranians in a plot to kidnap Ms. Alinejad. But with the exception of one accomplice, those responsible for this outrageous planned assault on a U.S. citizen right here on U.S. soil won't see the inside of a courtroom anytime soon. So without nonjudicial steps to impose consequences on the Islamic Republic, there will likely be no justice for Ms. Alinejad and her family.

And why should Tehran think twice about trying again?

Sadly, this has a familiar ring to it. Flagrant disregard for international law is certainly not a new addition to Tehran's playbook. Remember, back in 2011, Iranian intelligence was caught up in a plot to murder the Ambassador of Saudi Arabia to the United States by blowing up a restaurant right here in Washington. One of the Iranian officials indicted in that case is, actually, still at large.

Of course, extrajudicial activities on American soil aren't the only bits of Iranian behavior that read like old news. Ms. Alinejad has been vocally reminding us that Iran's disgusting disregard for human rights is not unique to American soil. Obviously, it is felt in Iran itself and throughout the Middle East.

This spring, the skies over Israel were filled with reminders of Iran's longstanding support for terrorist groups like Hamas and Hezbollah. Battlefields in Syria and southern Arabian Peninsula testify to the strength of Iran's proxies.

And just this year, on President Biden's watch, we have seen a surge—a surge—in attacks on U.S. interests and facilities in Iraq not seen since the height of our military presence in that country.

So history continues to repeat itself in Tehran. And, unfortunately, the Biden administration appears keen—keen—to follow a familiar playbook of its own. Inexplicably, the White House's response to Iran's latest troublemaking—now listen to this—has been to consider lifting sanctions and offering new concessions to produce a new nuclear deal.

Iran just tried to kidnap an American right here in America. This is not the occasion to desperately reward bad behavior. It is time to work even more closely with our allies and partners in the regions to stare it down.

I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. THUNE. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

NOMINATION OF DAVID H. CHIPMAN

Mr. THUNE. Mr. President, last week, I came down to the floor to discuss how the "defund the police" movement has contributed to the surging crime we see around the country. And as I noted, the Democratic Party bears a substantial degree of responsibility to the situation we find ourselves in because this is a party that either actively contributed to defund the police rhetoric or implicitly endorsed it largely by staying silent.

Now, however, Democrats have come to realize that attacking the police and the sharp spike in crime could hurt their electoral chances next year. And so the President and other Democrat leaders have, all of a sudden, announced their concern about rising crime rates.

But as I said last week, they are still trying to have their cake and eat it, too, because missing from their messaging is any real condemnation of defund the police rhetoric and the toll it has taken on our cities and police departments. And their plans for confronting the surge in crime are long on punishing gun dealers and gun manufacturers and short on going after those actually committing crimes.

It is typical of Democrats, for whom fighting crimes seems to involve controlling guns—specifically, guns owned by law-abiding gun owners—more than it involves controlling criminals. What Democrats should be doing is training

their attention on violent offenders, traffickers, and gangs, and illegal straw purchases; not finding ways to saddle law-abiding gun owners with burdensome regulations because it is not law-abiding gun owners who are responsible for most of the gun crimes in this country.

The majority of gun crimes are committed by individuals who have obtained their guns illegally—illegally—which is why fighting these crimes should involve improving enforcement of our laws and increasing prosecution of those who violate them, not creating new laws that will only serve to further burden the constitutionally guaranteed Second Amendment right of law-abiding individuals.

Unfortunately, as I said, Democrats are following their usual playbook during this recent crime surge, which they seem to see as a convenient excuse for pushing some of their gun control priorities.

The President recently delivered remarks on crime, and the first priority he discussed at length was going after federally licensed firearms dealers. That is right, firearm dealers.

While we can all agree that firearms dealers who violate the law should be punished, the rogue gun dealers that the President refers to are only responsible for a tiny fraction of guns being used in crimes.

Going after gun dealers as one of your top law enforcement priorities is not going to do much to stem the illegal flow of weapons or their use in crimes. Enforcement dollars and enforcement personnel are not endless. You can waste a lot of money and a lot of man-hours conducting checks of law-abiding gun dealers while criminals continue to use their illegally obtained weapons unchecked.

Nowhere are President Biden's priorities more clear than in his choice of nominee to lead the ATF, which is the Bureau of Alcohol, Tobacco, Firearms and Explosives.

David Chipman would come to the ATF directly from an organization where he has spent the past 5 years as a gun control advocate. He is well known for his at times extreme views on gun control and restricting the Second Amendment, including his support for banning probably the most popular rifle in the United States. He supports a so-called assault weapons ban, which usually refers to banning certain guns for their accessories and their appearance of lethality. But, alarmingly, he could not give a clear representation of how he would define such a policy in his confirmation hearing.

Equally as troubling is Mr. Chipman's clear disdain for gun owners. He claimed that most individuals with concealed carry permits are either untrained or irresponsible. During the pandemic, he mocked law-abiding gun owners and condescendingly said that first-time gun owners should put their guns away in their cabinets behind the beef jerky—behind the beef jerky—that

they have presumably been saving for the apocalypse and only take out the weapons if “the zombies start to appear.”

I appreciate Mr. Chipman’s long service as an ATF special agent, but I have serious concerns that, as the head of the ATF, he would spend more time going after law-abiding gun owners than actual criminals.

The fact that he spent years as a gun control advocate gives us a pretty strong indication of what his priorities are likely to be if he ends up heading this Bureau. While Mr. Chipman couldn’t make new gun laws as head of the ATF, he would certainly—I should say he could certainly have a hand in writing a whole lot of new regulations, regulations that could end up substantially burdening Americans’ Second Amendment rights.

ATF has already gotten away with the Biden gun control agenda with proposed rules against firearms parts kits often used by hobbyists and widely used stabilizing braces, often referred to as pistol braces, first designed to help a disabled veteran safely fire a weapon. These regulations would turn millions of legal gun owners into potential criminals, and David Chipman would be in charge of seeing them through.

Moreover, his demeaning attitude toward gun owners should also disqualify him from the ATF position. An individual who regards law-abiding, gun-owning Americans as a bunch of untrained and irresponsible doomsday preppers waiting for the zombie apocalypse has no business—no business—leading a gun enforcement Agency.

The President, the Vice President, and Mr. Chipman may not like it, but the plain language of the Bill of Rights clearly guarantees the right of law-abiding Americans to own firearms. That right, like every other right guaranteed by our Constitution, must be respected and protected, and those who exercise their Second Amendment rights deserve to be respected as well.

I do not believe we can rely on Mr. Chipman to respect our Second Amendment rights or the Americans who exercise them, which is why I cannot vote to confirm him as Director of the ATF. I encourage supporters of the Second Amendment on both sides of the aisle to oppose his nomination. Law-abiding, gun-owning Americans deserve better than Mr. Chipman to handle the ATF.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Washington.

#### NOMINATION OF JENNIFER ANN ABRUZZO

Mrs. MURRAY. Mr. President, you know, this pandemic has made it clearer than ever that our economy is working great for those at the very top but not for our workers.

Saturday actually marks the 12th anniversary of the last time that we raised our Federal minimum wage. Twelve years. That is unacceptable, and our workers really deserve better.

No one working 40 hours a week should be making wages so low, their family is living in poverty and they can’t even afford to pay for even their most basic needs. It is past time that we finally give workers, who are the backbone of our economy and have kept us going through this pandemic, a hard-earned and much deserved raise.

Another important step the Senate can take to build back an economy that is stronger and fairer and works for everyone is to ensure that Agencies like the National Labor Relations Board work effectively and protect workers’ rights. Jennifer Abruzzo is the type of dedicated public servant who will make sure the NLRB is enforcing the law and protecting the rights of workers.

I urge all of my colleagues to join me in voting to confirm her as general counsel of the NLRB. She has dedicated her career to upholding the law and protecting workers from unfair treatment. She has won victories against companies that attempted to undermine workers’ right to organize and call for better wages. She has 23 years of experience at the NLRB, including her time serving as acting general counsel, the role she is now nominated to fill.

It is clear she has the right experience, qualifications, and values for the job, and we need her to be able to get to work right away because we have seen 7 years of—we have seen years of unprecedented Republican obstruction of the NLRB nominees. There has been an empty Democratic seat on the NLRB for nearly 3 years, and there wasn’t a single Democrat on the Board from late 2019 to mid-2020. That obstruction tipped the scales of justice in favor of big corporations, and workers have suffered the consequences.

When workers stand together to form a union, it is the NLRB that makes sure the election is fair. If a worker is fired or unfairly punished because they want to join or form a union, the NLRB is tasked with protecting their rights. If companies refuse to negotiate fairly with unions fighting for higher wages and better benefits or a secure retirement or safer working conditions, it is the NLRB that protects unions and union workers who have helped build our country’s middle class.

Working families simply cannot afford an NLRB that fails to protect workers’ rights when they are threatened. So we have to confirm nominees like Jennifer Abruzzo who will protect workers’ rights and make sure their voices are heard if we are serious about building back a stronger, fairer economy. If we are serious about standing with working families, then we need to confirm Jennifer Abruzzo as general counsel of the NLRB and then get to work increasing our Federal minimum wage.

I yield the floor.

Mrs. MURRAY. Mr. President, I ask unanimous consent that the vote scheduled to occur at 11:30 a.m. begin immediately.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

#### EXECUTIVE CALENDAR

The ACTING PRESIDENT pro tempore. Under the previous order, the clerk will report the Abruzzo nomination.

The legislative clerk read the nomination of Jennifer Ann Abruzzo, of New York, to be General Counsel of the National Labor Relations Board for a term of four years.

The ACTING PRESIDENT pro tempore. The question is, Will the Senate advise and consent to the Abruzzo nomination?

Mrs. MURRAY. I ask for the yeas and nays.

The ACTING PRESIDENT pro tempore. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The legislative clerk called the roll.

The result was announced—yeas 50, nays 50, as follows:

[Rollcall Vote No. 273 Ex.]

#### YEAS—50

Baldwin	Hickenlooper	Reed
Bennet	Hirono	Rosen
Blumenthal	Kaine	Sanders
Booker	Kelly	Schatz
Brown	King	Schumer
Cantwell	Klobuchar	Shaheen
Cardin	Leahy	Sinema
Carper	Lujan	Smith
Casey	Manchin	Stabenow
Coons	Markey	Tester
Cortez Masto	Menendez	Van Hollen
Duckworth	Merkley	Warner
Durbin	Murphy	Warnock
Feinstein	Murray	Warren
Gillibrand	Ossoff	Whitehouse
Hassan	Padilla	Wyden
Heinrich	Peters	

#### NAYS—50

Barrasso	Graham	Portman
Blackburn	Grassley	Risch
Blunt	Hagerty	Romney
Boozman	Hawley	Rounds
Braun	Hoeben	Rubio
Burr	Hyde-Smith	Sasse
Capito	Inhofe	Scott (FL)
Cassidy	Johnson	Scott (SC)
Collins	Kennedy	Shelby
Cornyn	Lankford	Sullivan
Cotton	Lee	Thune
Cramer	Lummis	Tillis
Crapo	Marshall	Toomey
Cruz	McConnell	Tuberville
Daines	Moran	Wicker
Ernst	Murkowski	Young
Fischer	Paul	

(Ms. CORTEZ MASTO assumed the Chair.)

The VICE PRESIDENT. On this vote, the yeas are 50, the nays are 50. The Senate being equally divided, the Vice President votes in the affirmative.

The nomination was confirmed.

The VICE PRESIDENT. Under the provision of the previous order, the motion to reconsider is considered made and laid upon the table and the President will immediately be notified of the Senate’s action.

#### CLOTURE MOTION

The VICE PRESIDENT. Pursuant to rule XXII, the Chair lays before the